

66. (Amended) The method of Claim 46 27, wherein the receiving step further comprises;

storing the received control signals;

subsequently retrieving the stored control signals; and

displaying the selected data objects in response to the retrieved control signals.

67. (Amended) The method of Claim 66 47, wherein the retrieving and displaying steps occur non-simultaneously at each user site.

68. (Amended) The method of Claim 46 27, further comprising the steps, at a user site, of:

recording the signals to produce recorded signals;

playing the recorded signals; and

displaying selected data objects on a display system in response to the recorded signals.

69. (Amended) The method of claim 69 49, wherein the signal is a voice communications signal.

REMARKS

Claims 47-68 were objected to because of the dependency of the claims. After careful review, the dependency of claims 21-45 and 69 were also corrected since they depended from cancelled claims.

Applicant thanks Examiner Hong for the indication of allowable subject matter of claims 20-69.

Claims 20-69 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-4 of U.S. Patent No. 6,819,752. Applicant has hereby included a terminal disclaimer as recommended by the Examiner.

This application is now believed in condition for allowance.

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Respectfully submitted,

A handwritten signature in black ink, appearing to read 'A. Olsen', is written over a horizontal line.

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